1		
2		
3		
4		
5		
6	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
7		
8	UNITED STATES OF AMERICA,	
9	Plaintiff,	Case No. CR06-294-MJP CR06-459-MJP
10	v.	CR06-465-MJP
11	CHRISTOPHER SHAUN WEBB,	PROPOSED FINDINGS OF FACT AND DETERMINATION AS TO
12	Defendant.	ALLEGED VIOLATIONS OF SUPERVISED RELEASE
13	INTRODUCTION	
14	I conducted a hearing on alleged violations of supervised release in this case on December	
15	16, 2011. The defendant appeared pursuant to a warrant issued in this case. The United States	
16	was represented by Justin Arnold, and defendant was represented by Lynn Hartfield. Also	
17	present was U.S. Probation Officer Felix Calvillo, Jr. The proceedings were digitally recorded.	
18	SENTENCE AND PRIOR ACTION	
19	Defendant was originally sentenced on April 27, 2007 by the Honorable Marsha J. Pechman	
20	for Bank Robbery. He received 51 months of detention and 3 years of supervised release.	
21	Mr. Webb has been before the Court on numerous prior occasions for violations of	
22	supervised release conditions. Mr. Webb's sentences have been revoked on July 2, 20010,	
23	October 8, 2010, and June 14, 2011. His supervised release has also included modifications and	
	PROPOSED FINDINGS OF FACT AND DETERMINATION AS TO ALLEGED VIOLATIONS OF SUPERVISED RELEASE - 1	

other attempts at holding him accountable and providing him opportunities for change. 2 On June 14, 2011, the Court revoked supervision and imposed a sanction of time served 3 until direct placement in the SEADRUNAR drug treatment program. Mr. Webb was released from custody and commenced inpatient treatment on July 14, 2011. 4 PRESENTLY ALLEGED VIOLATIONS 5 In a petition dated December 15, 2011, U.S. Probation Officer Felix Calvillo, Jr. alleged that 6 defendant violated the following conditions of supervised release: 7 1. Failing to satisfactorily participate in and complete the SEADRUNAR drug 8 treatment program on or about December 12, 2011, by withdrawing against staff advice, in violation of the special condition of supervision. 10 FINDINGS FOLLOWING EVIDENTIARY HEARING 11 Defendant admitted the above violation, waived any hearing as to whether they occurred, 12 and was informed the matter would be set for a disposition hearing on January 9, 2012, at 2:30 13 p.m. before District Judge Marsha. J. Pechman. 14 RECOMMENDED FINDINGS AND CONCLUSIONS 15 Based upon the foregoing, I recommend the court find that defendant has violated the 16 conditions of his supervised release as alleged above, and conduct a disposition hearing. 17 DATED this 16th day of December, 2011. 18 19 20 BRIAN A. TSUCHIDA 21 United States Magistrate Judge 22

23